IN THE DISTRICT COURT OF THE 14TH JUDICIAL DISTRICT OF THE STATE OF OKLAHOMA SITTING IN AND FOR TULSA COUNTY, OKLAHOMA

THE STATE OF C	KLAHOM	lA,	Plaintiff,	(
	vs	F))	NO	TR-99-2	273			
BRU	CE DEWAY	NE WHITE	Defendant,) }						
		•		,				rich Ci		
			_	AISDEME	LANOR	1				
Now, on this	9	day of	JULY	, 19	99	, the sam	e being a j	ll 1 2 190 uridical day	of said o	ourt, and the
time appointed for	r judgment	and sentenc	e in the abov	e entitled	cause,	the defen	ALAY EBY			10
being personally p							•			
and the State of Ol	klahoma be	ing represen	ited by its Ass	istant Dis	trict Att	torney	CALE	RAYNOLD	5	
The defendant arraigned thereon;										
crime ofHT	AND RUN	LCOLLISI	ON CT. 1					charge	d in said	Information.
maximum penalty by the Court the										
	defendant s reupon acce Court whe he stating n	epted that he de ther he had such suff	is plea of no fendant's ple any legal cau icient cause,	lo contend a of nolouse to show and none	contend www.y.j	voluntary dere to thudgment ing to the	and is me te aforesai and senter e Court;	d crime; and	without i	nducement or endant having e pronounced
by the Court the coercion. The Court there been asked by the	defendant s reupon acce Court whe he stating n	epted that he de ther he had such suff	is plea of no fendant's ple any legal cau icient cause,	lo contend a of nolouse to show and none	contend www.y.j	voluntary dere to thudgment ing to the	and is me te aforesai and senter e Court;	d crime; and	without i	nducement or endant having e pronounced
by the Court the coercion. The Court the been asked by the against him, and I	defendant s reupon acce Court whe he stating n	tated that he properties the determinant the had so such suff	is plea of no fendant's ple any legal cau icient cause,	a of nolo se to show and none	contend wwhy j appear	dere to the	and is me te aforesai and senter e Court;	d crime; and	the defi	nducement or endant having e pronounced
by the Court the coercion. The Court there been asked by the against him, and I	reupon acce Court whe he stating n	epted the de ther he had such suff	is plea of no fendant's ple any legal cau icient cause,	a of nolo se to show and none	contend wwhy j appear	dere to the	and is me te aforesai and senter e Court;	d crime; and creshould n	the defi	nducement or endant having e pronounced
by the Court the coercion. The Court there is the been asked by the against him, and it is THE IU	reupon acce Court when the stating non- DGMENT	epted the de ther he had so such suff OF THE CO	is plea of no fendant's ple any legal cau ficient cause, OURT that the	a of noto ase to show and none the defenda	contend why j appear antCr. 1	dere to the udgment ing to the	and is me te aforesai and senter court;	d crime; and creshould n	the defect of now of	nducement or endant having e pronounced
by the Court the coercion. The Court the been asked by the against him, and I	reupon acce Court whee he stating n DGMENT ime of	epted the dether he had so such suff OF THE CONTROL AND SERED AND	is plea of no fendant's ple any legal cau icient cause, OURT that the ND RUN COL	a of noto ase to show and none the defenda	contend why j appear antCr. 1	dere to the udgment ing to the	and is me te aforesai and senter court; BRICE D	d crime; and creshould not see should not see shoul	I the defect now of	nducement or endant having e pronounced
by the Court the coercion. The Court there is the against him, and is suited by the against him, and is suited of the critical suited by the critical suited by the critical suited by the suited by the Sheriff of Tuls delivery of the sain	reupon acce Court whee he stating n DGMENT ime of FORE ORE UCE DEWA	epted the dether he had so such suff OF THE CONTROL AND PERED AND YNE WHITE	is plea of no fendant's ple any legal cau ficient cause, OURT that the first column COL DADJUDGH For a term of seriff of Tulsa	a of nolo ase to show and none the defenda ALISION BY THE CONE YE	contend why j appear CT. 1 EAR SU (days/n)	dere to the udgment ing to the URT that	and is me te aforesai and senter court; BEICE D	de by him of crime; and crime; an	the deficit now of the second	endant having e pronounced
The Court the coercion. The Court the been asked by the against him, and I IT IS THE JU is guilty of the cri IT IS THEREI BR the Sheriff of Tuls delivery of the sai	reupon acce Court whee he stating n DGMENT ime of FORE ORD CCE DEWA CCE DEWA CCE COUNTY, CCE DEWA CCE COUNTY, CCE CO	epted the dether he had so such suff OF THE COUNTY AND ERED AND YNE WHITE Oklahoma for to the Sheep that the	is plea of no fendant's ple any legal cau ficient cause, OURT that the ND RUN COLD ADJUDGHE. for a term of criff of Tulsa e said defendations of the said defendations of	a of nolo ase to show and none the defenda ELISION CONE YE COUNTY.	contend why j appear antCT. 1 EAR SU (days/n	dere to the udgment ing to the URT that	and is me te aforesai and senter court; BEICE D the said	be committee to	itted to begin a	endant having the pronounced the custody of the and from the
by the Court the coercion. The Court there is the against him, and is suited by the against him, and is suited of the critical suited by the critical suited by the critical suited by the suited by the Sheriff of Tuls delivery of the sain	reupon acce Court whee he stating n DGMENT ime of FORE ORD CCE DEWA COUNTY, Co	of THE CONTROL OF THE	is plea of no fendant's ple any legal cau ficient cause, OURT that the ND RUN COLD ADJUDGE for a term of exiff of Tulsa e said defendant the costs of the and if said F. Isa County ta	a of nolo ase to show and none the defenda ALISION COUNTY COUNTY ant pay a I his prosective and de ke said de	contended why jumperary appear andCT. 1 EAR SU (days/n) FINE of ution taccosts afendam	JRT that SP. nonths), s txed at \$_ be not pa t into cus	and is me te aforesai and senter court; BEICE D the said said term of	be commerce to the little by him to the commerce to the commerce to the little beautiful to the little beautiful to the commerce to the little beautiful to the little beautif	itted to begin a	endant having a pronounced the custody of the and from the hich judgmen
The Court the coercion. The Court the been asked by the against him, and I IT IS THE JU is guilty of the cri IT IS THEREI BR the Sheriff of Tuls delivery of the sai IT IS FURTHI Dollars (\$	reupon acce Court when the stating in the stating of the stating in the stating i	of THE CONTROL OF THE	of a term of the costs of the costs of the costs of the satisfied as pant of his right him to perfect that the costs of th	a of nolo ase to show and none the defenda ALISION COUNTY. COUNTY. ant pay a I his prosect INE and Co ke said de provided to	contended why just appear ant	dere to the udgment ing to the URT that SP. nonths), seed at \$ be not part into customer than the udgment in the	and is me te aforesai and senter court; BROVE D the said said term of \$300.00 id forthwit tody and of	be commended by him with the commendation of t	itted to begin a begin a the State ad was ur	the custody of tand from the hich judgmen HER ORDER SE County Jai
by the Court the coercion. The Court there is easiest him, and is suilty of the critical suilty of the critical suilty of the said it is further is further in the Sheriff of Tuls delivery of the said it is further in the Court further in t	reupon acce Court when the stating in the stating of the stating in the stating i	of THE CONTROL OF THE	of a term of the costs of the costs of the costs of the satisfied as pant of his right him to perfect that the costs of th	a of nolo ase to show and none the defenda ALISION COUNTY. COUNTY. ant pay a I his prosect INE and Co ke said de provided to	contended why just appear ant	dere to the udgment ing to the URT that SP. nonths), seed at \$ be not part into customer than the udgment in the	and is me te aforesai and senter court; BROVE D the said said term of \$300.00 id forthwit tody and of	be commended by him with the commendation of t	itted to begin a begin a the State ad was ur	the custody of tand from the hich judgmen HER ORDER SE County Jai

Oklahoma, sitting in and for Tulsa Corcomplete copy of the original judgmen	nt and sentence in the case o	f the State of	Oklahoma vș.	
			as the same appe	ars of record in my of
WITNESS my hand and official so	al thisday of	14.3° 15.84 -1.10.	eres mare ES-15 e	19
(SEAL)		•	• • •	A STATE OF THE STA
By Deputy Court Cler	k :		4.	M
THE STATE OF OKLAHOMA TULSA COUNTY) ·) SS.			
I received this judgment and senter	nce this day of		, I), and executed
same by transporting the within named	defendant to the State Penit	entiary at McA	lester, Oklahom	, and delivered h
the Warden thereof on the	day of		, 19	, as herein ord